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July 1, 2021

The Honorable Stewart D. Aaron  
Southern District of New York  
Daniel Patrick Moynihan  
United States District Court  
500 Pearl Street - Courtroom 11C  
New York, New York 10007

Re: Antolini vs. McCloskey, et al  
Case No.: 1:19-cv-09038-GBD

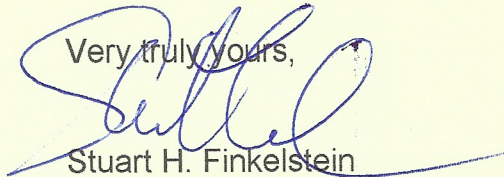
Dear Magistrate Aaron,

I represent Plaintiff Dino Antolini and we seek a conference with your Honor regarding defendants' position that they do not have to respond, in toto, to Plaintiff's Discovery Requests served on defendants Eddie C K Chung and C&S Millenium Real Estate LLC. The meet and confer took place by email as he refused to return my phone calls.

Plaintiff served four separate Requests for Discovery: Plaintiff's First Request for the Production of Documents, Plaintiff's Request for Production pursuant to Rule 26 (a)(2), Plaintiff's First Set of Interrogatories, Plaintiff's First Request for Fact and Expert Witness Interrogatories and Rule 34 Inspection Notice. Defendants position is that discovery is stayed and rely on docket entries 166, 169 and 184.

As a result of the foregoing behavior Plaintiff seeks a conference with the Court to obtain discovery from these two defendants.

Respectfully, I remain,

  
Very truly yours,  
Stuart H. Finkelstein

SHF/tc

To all counsel of record via ECF